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October 23, 2006

Ref : Application no. 10/725,226 filing date: 12/01/2003 Art Unit no. 3683
Title: Back driving automatic brake system & Automatic braking system for equipping in all vehicles, airplanes, ships, etc.

Attn: Mr. Cliff Congo; Attorney
Office of Petitions
United States Patent & Trademark Office
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450
Fax # 571.273.8300

Dear Mr. Cliff Congo,

In reply to your letter of October 16, 2006, I am referring to "Advisory Action before the filing of an Appeal Brief" was mailed on February 14, 2006 (its copies enclosed) that applicant must timely filed one of the following replies:

1. an amendment, affidavit, or other evidence, which places the application in condition for allowance,
2. a Notice of Appeal (with appeal fee) in compliance with 37CR41.31, or
3. a Request for Continued Examination (RCE) in compliance with 37CR1.114.

"Affidavit" belongs one of the documents that your office action required to be filed so applicant filed with an "affidavit" being timely sent on February 17, 2006.

I refer to General Information Concerning "Patent Regulations" published by United States Patent & Trademark Office (see its copy) that Time for Response and Abandonment: "If no reply is received within the time period, the application is considered as abandoned and no longer pending". In the case, the applicant made his reply timely on February 17, 2006 so it makes no reason why the application was considered as abandoned.

In reply to your Notice of Abandonment of August 07, 2006, the applicant filed an amendment of August 29, 2006 reaching your office on September 01, 2006 that new subject matter was removed in the claims as requested by the examiner, which places the application in condition for allowance.

Furthermore, delaying approval of the patent application will cause:

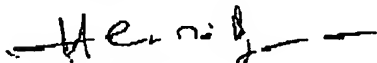
1. American lives are losing daily caused by traffic accidents, humanity value of the invention will do to save them.

2. the invention concerns everybody who drives including your office employees who should protect themselves lawfully as the invention makes to avert from any unexpected traffic accidents.
3. delaying to benefit in priority a merit progress for the United States among other nations.
4. delaying to benefit American interests on job employment as execution of the invention will create immense jobs.
5. delaying to benefit American interests on export business lessening foreign debts of the United States as marketing of American new cars with automatic braking device will do to augment for export.

Since the inventor(s) has made an invention earning important profits for a country without reward, it is unfair for him to afford any extra (late) fee, etc as a sort of penalty on which the laws apply. On the other hand, the laws make profits on his invention at the later stage by collecting taxes on inventive products from production line to any market places.

The applicant hereby requests that United States Patent & Trademark Office withdraw the holding of abandonment of the application for no fee.

Respectfully,



Henri Duong

See copies of Advisory Action before the filing of an Appeal Brief
General Information Concerning "Time for Response and Abandonment"